UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
HUDSON PRIVATE LP,	x :
Plaintiff,	: Case No. 22-cv-05520-PAE
v.	· :
CREATIVE WEALTH MEDIA FINANCE CORP.,	: : DECLARATION OF
Defendant.	: JASON CLOTH
	: x

- I, Jason Cloth, pursuant to 28 U.S.C. § 1746, declare as follows:
- 1. I am a managing partner of defendant Creative Wealth Media Finance Corp. ("Creative Wealth"). The information in this declaration is based upon my personal knowledge and/or the books and records of Creative Wealth.
- 2. Attached hereto as <u>Exhibit A</u> is true and correct copy of a document titled, Loan and Security Agreement, dated as of July 7, 2020, by and among Creative Wealth and Hudson Private LP ("Hudson").
- 3. Attached hereto as Exhibit B is a true and correct copy of a document titled, Term Sheet Financing For Series Project Entitled "Shadowplay" (Episodes 101-108) ("Series"), dated as of July 7, 2020, as amended on July 16, 2020, by and between Creative Wealth and Hudson.
- 4. Attached hereto as <u>Exhibit C</u> is a true and correct copy of a document titled, Term Sheet Financing for Television Series Project Entitled "Shadowplay (Episodes 101-108)" ("Series"), with an Effective Date of January 15, 2019, between Creative Wealth and Shadowplay Series Holding UK Limited LLC.

I declare under penalty of perjury that the foregoing is true and correct/

Executed on November 1, 2022

SON CLOY